HONORABLE MICHELLE L. PETERSON 1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 BUNGIE, INC., a Delaware corporation, Case No. 2:23-cv-01143-MLP 9 Plaintiff, 10 DECLARATION OF DYLAN SCHMEYER IN SUPPORT OF PLAINTIFF BUNGIE, 11 JOSHUA FISHER, JACOB W. MAHURON INC.'S EX PARTE MOTION FOR AN 12 A/K/A "PRAGMATICTAX," MATTHEW EXTENSION OF THE SERVICE ABBOTT A/K/A "NOVA," DAVID DEADLINE UNDER RULE 4(m) 13 HASTINGS A/K/A "J3STER," TRAVERS RUTTEN A/K/A "TRAVERS7134," JESSE NOTE ON MOTION CALENDAR: 14 WATSON A/K/A "JESSEWATSON3944," January 26, 2024 JOHN DOE NO. 1 A/K/A "CALC" JOHN 15 DOE NO. 2 A/K/A "CYPHER," JOHN 16 DOE NO. 3 A/K/A "KHALEESI," JOHN DOE NO. 4 A/K/A "GOD," JOHN DOE 17 NO. 5 A/K/A "C52YOU," JOHN DOE NO. 6 A/K/A "LELABOWERS74," JOHN DOE 18 NO. 7 A/K/A "FRAMEWORK," JOHN DOE NO. 8 A/K/A "SEQUEL," JOHN DOE 19 NO. 9 A/K/A "1NVITUS," JOHN DOE NO. 20 10 A/K/A "SINISTER," AND JOHN DOES NO. 11-50, 21 Defendants. 22 I, Dylan Schmeyer, declare and state as follows: 23 I am an attorney with Kamerman, Uncyk, Soniker & Klein, P.C., counsel to 24 1. 25 Plaintiff in this action. I make this declaration based on my personal knowledge of the facts herein, and could and would testify to them competently if necessary. 26 27 The Unidentified Defendants in this case have taken steps to obfuscate their 2.

DECLARATION OF DYLAN SCHMEYER (Case No. 2:23-cv-01143-MLP) – 1

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1	identities and contact information.	
2	3.	Summons are being expediently sought for each Defendant, domestic or
3	international, as they are identified.	
4	4.	We are in the process of serving Joshua Fisher, an international Defendant.
5	5.	We are in the process of serving Kichang Kang, an international Defendant.
6	6.	Service of Defendant Travers Rutten is in progress.
7	7.	Defendant Jacob W. Mahuron has been served. Proof of service of Defendant
8	Mahuron is attached as Exhibit 1.	
9	8.	Defendant Matthew Abbott has been served. Proof of service of Defendant Abbott
10	is attached as Exhibit 2.	
11	9.	Bungie has diligently pursued discovery and other investigative efforts in this
12	action in order to identify, name, and serve the Unidentified Defendants. Despite these efforts,	
13	additional time is needed for Bungie to complete its efforts.	
14	10.	Bungie has issued eighteen subpoenas to various third parties, pursuant to the
15	Court's Orde	er (Dkt. 27), to obtain the necessary information to complete its investigation.
16	11.	Bungie has yet to receive sixteen of these productions and is making efforts to
17	ensure that it does so with all expedience.	
18	12.	Bungie has already accepted two reasonable requests for an extension of time to
19	respond from subpoena recipients, and more may follow.	
20	I declare under penalty of perjury under the laws of the United States that the foregoing is	
21	true and correct to the best of my knowledge.	
22	Exec	uted this 26th day of January, 2024, at Thornton, Colorado.
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24		<u>s/ Dylan Schmeyer</u> DYLAN SCHMEYER
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